TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE

Docket No.

PATENTING REJECTION OVER A PENDING SECONDARPLICATION				3715.17-1
In re Application of: Application No. Filed: For: DEVICES FOR EPITHELIA	GIOVANNI M. PAULETTI, 10/698,794 OCTOBER 31, 2003 R DELIVERING THERAPEUT	(AUG 1.3		UGH COVERING
The owner, interest in the instant a any patent granted on defined in 35 U.S.C. 18 granted on pending set The owner hereby agresuch period that it and	UMD, IN application hereby disclaims, en the instant application, which 54 to 156 and 173 as shortened cond Application Number ees that any patent so granted any patent granted on the sethe instant application and is be	except as provide would extend be do by any terminal 11/522,126 on the instant appoint application	yond the expiration d disclaimer filed prior filed on pplication shall be enf are commonly owned	ate of the full statutory term to the grant of any patent SEPTEMBER 15, 2006 orceable only for and during I. This agreement runs with
application that would of any patent granted on the event that any sinvalid by a court of court of court and the event that any sinvalid by a court of court of court and the event that any sinvalid by a court and the event that any sinvalid by a court and the event that any sin	disclaimer, the owner does not extend to the expiration date or on the second application, as such granted patent: expires for ompetent jurisdiction, is statucancelled by a reexamination tutory term as shortened by an	f the full statutory shortened by any or failure to pay a torily disclaimed certificate, is rei	term as defined in 3 terminal disclaimer fi maintenance fee, is l in whole or terminall ssued, or in any mai	5 U.S.C. 154 to 156 and 173 led prior to the patent grant, neld unenforceable, is found y disclaimed under 37 CFR nner terminated prior to the
Check either box 1 or 2 1.	2, if appropriate. sissions on behalf of an org tc.), the undersigned is empow	anization (e.g., overed to act on be	corporation, partners half of the organization	hip, university, government on.
information and belief willful false statements	all statements made herein of are believed to be true; and to and the like so made are pu States Code and that such will	further that these inishable by fine	statements were ma or imprisonment, or l	ade with the knowledge that both, under Section 1001 of
2. The under	rsigned is an attorney of record	i.		
3. Owner/applicar	nt is 🛛 Small entity	☐ Large ent	ity	
The terminal disclain	mer fee under 37 CFR 1.20(d)	is <u>\$65.0</u>	o and is to b	e paid as follows:
☑ A check in the a	mount of the fee is enclosed.			
The Director is h to Deposit Accord	nereby authorized to charge an unt Number 16-1331	y fees which may	be required, or credi	t any overpayment,
☐ Payment by cred	dit card. Form PTO-2038 is att	ached.		
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PTO suggested wordin	g for terminal disclaimer was			
⊠ unchan	ged.	ged, an explanation		T 10, 2007
A7	04 Ee:2814	65.00 DP		this correspondence is being
Name and Address of Person Signing HANA VERNY (REG. NO. 30,518) deposited with the United States Postal Service was sufficient postage as first class mail in an envelopment.				
PETERS VERNY, LLP addressed to "Commissioner for Patents, P.O. Box 149 Alexandria, VA 22313-1450" [37 CFR 1.8(a)] on				
425 SHERMAN AVENUE, SUITE 230			AUGUST 10, 2007	

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(Date)

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